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APPLICATION NO.	FILING D.	ATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/625,991 07/26/2000		Timothy Brown	05156.00012	8490		
22909	7590 1	1/20/2002				
	BANNER & WITCOFF, LTD.			EXAMINER		
1001 G STR WASHINGT	EET, N.W. ON, DC 20001	1-4597		MAHMOUDI, HASSAN		
				ART UNIT	PAPER NUMBER	
				2175		
				DATE MAILED: 11/20/2002	DATE MAILED: 11/20/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

you

	Application No.	Applicant(s)	KN
Office Action Summan.	09/625,991	BROWN, TIMOT	
Office Action Summary	Examiner	Art Unit	
TI MANUALO DATE AND	Tony Mahmoudi	2175	1.1
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet w	ntn tne correspondence ad	iaress
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perioder in Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the main earned patent term adjustment. See 37 CFR 1.704(b). Status	N. 1.136(a). In no event, however, may a eply within the statutory minimum of thiod will apply and will expire SIX (6) MO ute, cause the application to become A	reply be timely filed irty (30) days will be considered time NTHS from the mailing date of this of BANDONED (35 U.S.C. § 133).	
1) Responsive to communication(s) filed on $\underline{2}$	<u> 2 August 2002</u> .		
2a) ☐ This action is FINAL . 2b) ☑	This action is non-final.		
3) Since this application is in condition for allocation closed in accordance with the practice under			ne merits is
Disposition of Claims	er Ex parte Quayre, 1955 O	.D. 11, 433 O.G. 213.	
4)⊠ Claim(s) <u>1 and 2</u> is/are pending in the applic	cation.		
4a) Of the above claim(s) is/are withdo	rawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1 and 2</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and	I/or election requirement.		
Application Papers			
9) The specification is objected to by the Exami			
10) The drawing(s) filed on is/are: a) acc			
Applicant may not request that any objection to 11) The proposed drawing correction filed on	= : :		
If approved, corrected drawings are required in		uisapproved by the Examin	iei.
12) The oath or declaration is objected to by the l	, •		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for fore	ian priority under 35 U.S.C.	8 119(a)-(d) or (f)	
a) All b) Some * c) None of:	ight phoney under 65 6.6.6.	3 110(a) (a) 01 (i).	
1.☐ Certified copies of the priority docume	ents have been received.		
2.☐ Certified copies of the priority docume		Application No.	
3.☐ Copies of the certified copies of the pr			Stage
application from the International I * See the attached detailed Office action for a li	Bureau (PCT Rule 17.2(a)).		
14) ☐ Acknowledgment is made of a claim for dome	stic priority under 35 U.S.C	. § 119(e) (to a provisiona	l application).
a) ☐ The translation of the foreign language p 15)☐ Acknowledgment is made of a claim for dome	* *	00.400 1/ 404	DOV POPOVICI
Attachment(s)		SUPERVISO	RY PATENT EXAM
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 	5) Notice of	r Summary (PTO-413) FEATIVO f Informal Patent Application (PT	

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DETAILED ACTION

Specification

The abstract of the disclosure is objected to because it includes improper language such as
 "disclosed" (in line 2), and "said" (once in line 4, and twice in line 7.) See MPEP 608.01(b).
 Correction is required.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-2 are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Beck et al</u> (U.S. patent No. 6,167,395) in view of <u>Jain et al</u> (U.S. patent No. 5,915,250.)

As to claim 1, <u>Beck et al</u> teaches an apparatus (see Abstract) for using a floating pallet (see column 34, lines 32-34, where "floating pallet" is read on "pop-up editing window") for a system in a plurality of different applications (see column 8, lines 9-24), comprising:

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means for creating a single extension plug in (see column 26, lines 46-51) to interface with API's of all of the plurality of different applications (see column 27, lines 36-40), wherein the extension plug-in communicates with the system (see column 31, lines 45-53);

means for creating the floating pallet for the system in one of the plurality of different applications wherein the floating pallet uses the properties and behaviors of a selected application (see column 50, lines 15-19, where "properties and behaviors" is read on "characteristics"); and

means for indicating that a file has been transferred from the system to the selected application (see column lines 63-67, and see column 43, lines 14-29.)

Beck et al does not teach the floating pallet interfacing with a digital asset management system.

Jain et al teaches a system and method for content-based search and retrieval of visual objects (see Abstract), in which he teaches a digital asset management system (see column 3, lines 59-63) interfacing with other applications through plug-ins (see column 4, lines 13-18) and APIs (see column 6, lines 31-41.)

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified <u>Beck et al</u> to include the floating pallet interfacing with a digital asset management system.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified <u>Beck et al</u>, by the teaching of <u>Jain et al</u>, because the floating pallet interfacing with a digital asset management system, would enable the user to utilize the search and retrieve capabilities of the floating pallet, from his/her computer to

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access and search a variety of databases, including those of digital asset management systems, in order to search, retrieve, and view results from various databases storing digital (image, audio, visual, etc.) data.

As to claim 2, <u>Beck et al</u> as modified teaches the apparatus further comprising: means for using the floating pallets (see <u>Beck et al</u>, column 4, lines 62-64 where "floating pallet" is read on "threading software application") to request a search (see <u>Becket al</u>, column 4, lines 65-66) of digital assets (see <u>Jain et al</u>, column 4, line 58 through column 5, line 3) using user entered search criteria (see <u>Beck et al</u>, column 49, line 66 through column 50, line 5");

means for transferring the search criteria (<u>Beck et al</u>, column 31, lines 4-12) to the digital asset management system through the extension plug-in (see <u>Jain et al</u>, column 4, lines 13-19);

means for performing the search (see <u>Beck et al</u>, column 32, lines 38-40) and creating a list of results (see <u>Beck et al</u>, column 32, lines 55-61, and see column 47, lines 45-50); means for transferring the list of results back to the application through the extension plug-in (see <u>Beck et al</u>, column 33, lines 3-12, and see column 34, lines 52-59); and means for displaying the list of results in the application (see <u>Beck et al</u>, figure 16, where **researcher 320** is illustrated, and see column 47, lines 43-46.)

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Response to Arguments

Applicant's arguments filed on 22-August-2002 with respect to claims 1-2 have been considered but are most in view of the new grounds of rejection.

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 5. Any inquiries concerning this communication or earlier communications from the examiner should be directed to Tony Mahmoudi whose telephone number is (703) 305-4887. The examiner can normally be reached on Mondays-Fridays from 08:00 am to 04:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dov Popovici, can be reached at (703) 305-3830.

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November 12, 2002

DOV POPOVICIY
PERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100